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MR. JOHN O. GUROSIK 800 BRANDY CAMP ROAD KERSEY PA 15846

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JAN 07 2010

In re Application of

Gurosik, John O.

Application No. 10/521,897

Filed: January 18, 2005

Title: COUPLING APPARATUS

ON PETITION

This is a decision on the petitions, filed January 2, 2009, June 9, 2009 and July 8, 2009, which are being treated as a petition under 37 CFR 1.8(b), requesting withdrawal of the holding of abandonment in the above-identified application.

The petition is **DISMISSED**.

This application was held abandoned for failure to <u>timely and properly</u> respond to the Office action of August 3, 2007, which set a three (3) month shortened statutory period for reply. Accordingly, as a three-month extension of time was submitted on November 1, 2007, a reply was due on or before February 3, 2008. An Advisory Action, issued by the examiner of record, was mailed April 9, 2008. A Notice of Abandonment was mailed August 28, 2008.

Petitioner states that a timely reply was submitted. On January 24, 2008, the following papers were received by the USPTO: Letter (3 pages), Drawings (1 page) and a CD.

However, as stated in the Advisory Action mailed April 9, 2008, the above reply did not place the application in condition for allowance. A proper reply to a final rejection under 37 CFR 1.113 may be: (1) an amendment, which places the application in condition for allowance; (2) a Notice of Appeal (with appeal fee); or (3) a Request for Continued Examination (RCE) in compliance with 37 CFR 1.114.

A copy of the Advisory Action issued by the Examiner is enclosed.

ALTERNATIVE VENUE

Petitioner is strongly encouraged to consider filing a petition under 37 CFR 1.137(b) to revive an unintentionally abandoned application instead of filing a renewed petition under 37 CFR 1.181.

A grantable petition pursuant to 37 CFR 1.137(b) must be accompanied by:

(1) The reply required to the outstanding Office action or notice, unless previously filed. In nonprovisional utility application abandoned for failure to respond to a non-final Office action, the required reply may be met by filing either (A) an argument or amendment under 37 CFR 1.111 or (B) a continuing application under 37 CFR 1.53(b).

- (2) The petition fee as set forth in 37 CFR 1.17(m), \$810.00 for a small entity;
- (3) A statement that the entire delay in filing the required reply from the due date for the reply until the filing of a grantable petition was unintentional. The Director may require additional information where there is a question whether the delay was unintentional.

A form for filing a petition to revive an unintentionally abandoned application accompanies this decision for petitioner's convenience. If petitioner desires to file a petition under 37 CFR 1.137(b) instead of filing a request for reconsideration, petitioner must complete the enclosed petition form (PTO/SB/64) and pay the \$810.00 petition fee.

Petitioner may wish to consider hiring a registered patent attorney or agent to assist in the prosecution of this application. Additionally, petitioner is encouraged to contact the Inventors Assistance Center (IAC) by telephone at 800-786-9199 or 571-272-1000, Monday through Friday from 8:30 AM to 5:30 PM (EST). The IAC provides patent information and services to the public and is staffed by former Supervisory Patent Examiners and experienced Primary Examiners who answer general questions concerning patent examining policy and procedure.

Further correspondence with respect to this matter should be addressed as follows:

By mail:

Mail Stop PETITIONS

Commissioner for Patents Post Office Box 1450 Alexandria, VA 22313-1450

By hand:

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Customer Service Window Randolph Building

401 Dulany Street Alexandria, VA 22314

By fax:

(571) 273-8300

ÀTTN: Office of Petitions

Any questions concerning this matter may be directed to the undersigned at (571) 272-3206.

Liana Walsh

Petitions Examiner Office of Petitions

Enclosure:

Advisory Action (3 pages)

Petition under 37 CFR 1.137(b) (3 pages)



UNITED STATES DEPARTMENT OF COMMERCE United States Patent and Trademark Office Address: COMMISSIONER FOR PATENTS P.O. Box 1450 Alexandria, Virginia 22313-1450 www.uspto.gov

APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.	
10/521,897	01/18/2005	John O. Gurosik	7143		
Mr. John O. Gu	7590 04/09/2008	EXAMINER			
800 Brandy Camp Road			FERGUSON, MICHAEL P		
Kersey, PA 15846			ART UNIT	PAPER NUMBER	
			3679		
			MAIL DATE	DELIVERY MODE	
			04/09/2008	PAPER	

Please find below and/or attached an Office communication concerning this application or proceeding.

The time period for reply, if any, is set in the attached communication.

Advisory Action Before the Filing of an Appeal Brief

Application No.	Applicant(s)	
10/521,897	GUROSIK, JOHN O.	
Examiner	Art Unit	
MICHAEL P. FERGUSON	3679	

Before the Filing of an Appeal Brief	Examiner	Art Unit	
	MICHAEL P. FERGUSON	3679	
The MAILING DATE of this communication appe	ars on the cover sheet with the c	correspondence add	ress
THE REPLY FILED 24 January 2008 FAILS TO PLACE THIS A			
 The reply was filed after a final rejection, but prior to or on application, applicant must timely file one of the following application in condition for allowance; (2) a Notice of Apperfor Continued Examination (RCE) in compliance with 37 C periods: The period for reply expires 6 months from the mailing date 	the same day as filing a Notice of A replies: (1) an amendment, affidavit al (with appeal fee) in compliance of FR 1.114. The reply must be filed of	Appeal. To avoid abar t, or other evidence, w with 37 CFR 41.31; or	hich places the (3) a Request
b) The period for reply expires on: (1) the mailing date of this A no event, however, will the statutory period for reply expire la Examiner Note: If box 1 is checked, check either box (a) or (MONTHS OF THE FINAL REJECTION. See MPEP 706.07(iii)	dvisory Action, or (2) the date set forth inter than SIX MONTHS from the mailing b). ONLY CHECK BOX (b) WHEN THE).	date of the final rejection FIRST REPLY WAS FII	on. LED WITHIN TWO
Extensions of time may be obtained under 37 CFR 1.136(a). The date have been filed is the date for purposes of determining the period of extunder 37 CFR 1.17(a) is calculated from: (1) the expiration date of the set forth in (b) above, if checked. Any reply received by the Office later may reduce any earned patent term adjustment. See 37 CFR 1.704(b).	ension and the corresponding amount of hortened statutory period for reply origing than three months after the mailing date	of the fee. The appropria nally set in the final Offic e of the final rejection, e	ate extension fee the action; or (2) as the ven if timely filed,
 The Notice of Appeal was filed on A brief in comp filing the Notice of Appeal (37 CFR 41.37(a)), or any exter Notice of Appeal has been filed, any reply must be filed with AMENION FOLES. 	nsion thereof (37 CFR 41.37(e)), to	avoid dismissal of the	
AMENDMENTS	out prior to the data of filing a brief	will not be entered be	.001100
 The proposed amendment(s) filed after a final rejection, tensor (a) They raise new issues that would require further cor 			cause
(b) They raise the issue of new matter (see NOTE below		L bcio11/,	
(c) They are not deemed to place the application in bet appeal; and/or	ter form for appeal by materially rec		he issues for
(d) They present additional claims without canceling a c NOTE: (See 37 CFR 1.116 and 41.33(a)).	corresponding number of finally reje	ected claims.	
4. The amendments are not in compliance with 37 CFR 1.12	21. See attached Notice of Non-Co	mpliant Amendment (PTOL-324).
Applicant's reply has overcome the following rejection(s):			
 Newly proposed or amended claim(s) would be all non-allowable claim(s). 			
7. For purposes of appeal, the proposed amendment(s): a) [how the new or amended claims would be rejected is prov. The status of the claim(s) is (or will be) as follows:		be entered and an e	xplanation of
Claim(s) allowed: Claim(s) objected to:			
Claim(s) rejected: <u>1-20</u> .			
Claim(s) withdrawn from consideration: AFFIDAVIT OR OTHER EVIDENCE			
8. The affidavit or other evidence filed after a final action, but because applicant failed to provide a showing of good and was not earlier presented. See 37 CFR 1.116(e).	t before or on the date of filing a No I sufficient reasons why the affidavi	otice of Appeal will <u>not</u> t or other evidence is	be entered necessary and
 The affidavit or other evidence filed after the date of filing entered because the affidavit or other evidence failed to o showing a good and sufficient reasons why it is necessary 	vercome <u>all</u> rejections under appea	ıl and/or appellant fail:	s to provide a
10. ☐ The affidavit or other evidence is entered. An explanation REQUEST FOR RECONSIDERATION/OTHER	n of the status of the claims after er	ntry is below or attach	ed.
11. The request for reconsideration has been considered but	does NOT place the application in	condition for allowan	ce because:
12. ☐ Note the attached Information <i>Disclosure Statement</i> (s). (13. ☑ Other: See Continuation Sheet.	PTO/SB/08) Paper No(s).		
	/Michael P. Ferguson/		
	Examiner Art Unit: 3679		

Continuation of 13. Other:

Applicant's arguments filed January 24, 2008 have been fully considered but they are not persuasive.

Applicant's arguments fail to comply with 37 CFR 1.111(b) because they amount to a general allegation that the claims define a patentable invention without specifically pointing out how the language of the claims patentably distinguishes them from the references. Accordingly, the rejection of claims 1-20 under 35 USC 102 in view of Anderson et al. (US 4,663,922), as set forth in the previous Office action, is still believed to be proper.